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5 Attorneys for Defendants Mark Roberson, Todd Major, Kyle Cerminara, Larry Swets,
6 Hassan Baqar, Matt Harton, Peter Odiorne, Safehaven 2022, Inc., Unbounded Media
Corporation, Strong Technical Services, Inc. and Strong Global Entertainment, Inc.

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8 **UNITED STATES DISTRICT COURT**

9 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**

10
11 RAVENWOOD-PRODUCTIONS
12 LLC, a Colorado corporation; and
KEVIN V. DUNCAN, an individual,

13 Plaintiffs,

14 vs.

15 DAVID OZER, an individual;
16 STRONG STUDIOS, INC., a Delaware
corporation; MARK ROBERSON, an
17 individual; TODD MAJOR, an
individual; KYLE CERMINARA, an
18 individual; LARRY SWETS, an
individual; HASSAN BAQAR, an
19 individual; MATT HARTON, an
individual; PETER ODIORNE, an
20 individual; SAFEHAVEN 2022, INC., a
Delaware corporation; UNBOUNDED
21 MEDIA CORPORATION, a Delaware
corporation; STRONG TECHNICAL
22 SERVICES, INC., a Nebraska
corporation; STRONG GLOBAL
23 ENTERTAINMENT, INC., a British
Columbia corporation; STRONG
24 SIGNATURES, LLC, a Delaware
Corporation, and DOES 1 through 15,
inclusive,

25 Defendants.

CASE NO.: 2:24-cv-03532-FLA-AS
Assigned to: Judge Fernando L. Aenlle-
Rocha

**STIPULATION FOR DISMISSAL
WITH PREJUDICE**

*Concurrently submitted with
[Proposed] Order*

Complaint Served: May 15, 2024

STIPULATION FOR DISMISSAL WITH PREJUDICE

IS HEREBY STIPULATED by and between Plaintiffs Ravenwood-Productions LLC and Kevin V. Duncan (collectively, “Plaintiffs”) on the one hand, and Defendants Mark Roberson, Todd Major, Kyle Cerminara, Larry Swets, Hassan Baqar, Matt Harton, Peter Odiorne, Safehaven 2022, Inc., Unbounded Media Corporation, Strong Technical Services, Inc. and Strong Global Entertainment, Inc. (collectively, “Dismissed Defendants” and with Plaintiffs, the “Parties”), through their undersigned counsel, that the above-captioned action and all claims herein against these Dismissed Defendants only, be and hereby are dismissed with prejudice. The Court shall retain jurisdiction to enforce the settlement agreement entered into by the Parties. The parties shall bear their own respective costs and attorneys’ fees arising out of, related to or incurred in the prosecution, defense and/or settlement of the action.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

DATED: July 31, 2024

THE FREEDMAN FIRM PC

By: /s/ Michael G. Freedman
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*Attorneys Plaintiffs Ravenwood-Productions,
LLC and Kevin v. Duncan*

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1 DATED: July 31, 2024

QUINTAIRIOS, PRIETO, WOOD &
BOYER, P.A.

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3
4 By: /s/ David G. Halm
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8 *Attorneys for Defendants Mark Roberson, Todd*
9 *Major, Kyle Cerminara, Larry Swets, Hassan*
10 *Baqar, Matt Harton, Peter Odiorne, Safehaven*
11 *2022, Inc., Unbounded Media Corporation,*
12 *Strong Technical Services, Inc. and Strong*
13 *Global Entertainment, Inc.*
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Signature Certification

Pursuant to Local Rule 5-4.3.4(a)(2)(i), the filer attests that all signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing.

DATED: July 31, 2024

QUINTAIROS, PRIETO, WOOD & BOYER, P.A.

/s/ David G. Halm

By: DAVID G. HALM

Attorney for Defendants

Attorneys for Defendants Mark Roberson, Todd Major, Kyle Cerminara, Larry Swets, Hassan Baqar, Matt Harton, Peter Odiorne, Safehaven 2022, Inc., Unbounded Media Corporation, Strong Technical Services, Inc. and Strong Global Entertainment, Inc.

PROOF OF SERVICE

RAVENWOOD-PRODUCTIONS LLC, et al. v. DAVID OZER, et al.
United States District Court for the Central District of California
Case No.: 2:24-cv-03532
Client/Matter: 199643

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

At the time of service, I was over 18 years of age and not a party to the action. My business address is 500 N. Brand Boulevard, Suite 1650, Glendale, California 91203. On July 31, 2024, I served the following document described as **STIPULATION FOR DISMISSAL WITH PREJUDICE** on the following persons at the following address:

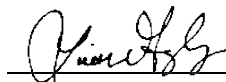
SEE ATTACHED SERVICE LIST

☒ **(BY CM/ECF)** I hereby certify that on this date, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to the e-mail addresses denoted on the Electronic Mail notice list, and I hereby certify that I have mailed the foregoing document or paper via the United States Postal Service to the non-CM/ECF participants (if any) indicated on the Manual Notice list.

☒ **BY ELECTRONIC SERVICE:** I caused the above-entitled document(s) to be served via E-mail to the E-mail addresses on the attached Service List. The document(s) is not being served by U.S. mail due to the COVID-19 coronavirus National Emergency and stay-at-home orders. No electronic message or other indication that the transmission was unsuccessful was received within a reasonable time after the transmission.

I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on July 31, 2024, at Palmdale, California.



SERVICE LIST

RAVENWOOD-PRODUCTIONS LLC, et al. v. DAVID OZER, et al.

United States District Court for the Central District of California

Case No.: 2:24-cv-03532

Client/Matter: 199643

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